

DEPARTMENT OF THE TREASURY  
UNITED STATES CUSTOMS SERVICE

DRAWBACK ENTRY

19 CFR 191

Paperwork Reduction Act Notice: This information is requested in order to carry out U.S. Department of Treasury laws and regulations, to determine the eligibility for refund of taxes on domestic alcohol (if applicable), and to determine the proper amount of drawback. Your response is required to obtain or retain a benefit.

The estimated average burden associated with this collection of information is 10 minutes per respondent or recordkeeper depending on individual circumstances. Comments concerning the accuracy of this burden statement and suggestion for reducing this burden should be directed to U.S. Customs Service, Information Services Group, Washington DC 20229. DO NOT send completed form(s) to this office.

Section I - Claim Header

OMB 1515-0213

1. DRAWBACK ENTRY NUMBER	2. ENTRY TYPE CODE	3. PORT CODE	4. SURETY CODE	5. BOND TYPE
6. CLAIMANT ID NUMBER	7. BROKER ID NUMBER (CF 4811)		8. DBK RULING NO.	
9. TOTAL DRAWBACK CLAIMED	10. PUERTO RICO DRAWBACK CLAIMED		11. TOTAL I.R. TAX CLAIMED	
12. METHOD OF FILING <input type="checkbox"/> MANUAL <input type="checkbox"/> DISK <input type="checkbox"/> ABI	13. NAFTA DBK <input type="checkbox"/> YES <input type="checkbox"/> NO	14. PRIVILEGES AUTHORIZED <input type="checkbox"/> Accelerated Payment <input type="checkbox"/> W PN		15. DRAWBACK PROVISION
16. NAME AND ADDRESS OF CLAIMANT			17. CONTACT NAME, ADDRESS, PHONE & FAX NUMBER OF PREPARER	

Section II - Imported Duty Paid, Designated Merchandise or Drawback Product

18. IMPORT ENTRY OR CM&D NO.	19. PORT CODE	20. IMPORT DATE	21. CD	22. IF USING 1313(b) A. DATE(S) RECEIVED B. DATE(S) USED		23. HTSUS NO.	24. DESCRIPTION OF MERCHANDISE INCLUDE PART NUMBER(S)	25. QUANTITY & UNIT OF MEASURE	26. ENTERED VALUE PER UNIT	27. DUTY RATE	28. 99% DUTY
										29. TOTAL	

30. STATUS -- THE IMPORT ENTRIES LISTED ON THIS FORM ARE SUBJECT TO (Must be identified on claim or coding sheet):

☐ Reconciliation ☐ Protest  
☐ 520 (c) (1) ☐ 520 (d)

DATE RECEIVED

U.S. CUSTOMS SERVICE USE ONLY

Class Code	Accelerated	Liquidated	Net
364 Drawback			
365 Tax			
369 Puerto Rico			
<input type="checkbox"/> Bill <input type="checkbox"/> Refund <input type="checkbox"/> No Change			
Reason Code		Specialist Code	

Customs Form 7551 (042498)

**Section III -- MANUFACTURED ARTICLES**

31. QUANTITY & DESCRIPTION OF MERCHANDISE USED	32. DATE(S) OF MANUFACTURE OR PRODUCTION	33. DESCRIPTION OF ARTICLES MANUFACTURED OR PRODUCED	34. QUANTITY & UNIT OF MEASURE	35. FACTORY LOCATION

36. EXHIBITS TO BE ATTACHED FOR THE FOLLOWING:

☐ RELATIVE VALUE      ☐ PETROLEUM      ☐ DOMESTIC TAX PAID ALCOHOL      ☐ PIECE GOODS      ☐ WASTE CALCULATION      ☐ SUGAR

**Section IV -- INFORMATION ON EXPORTED OR DESTROYED MERCHANDISE**

37. DATE (MMDDYYYY)	38. ACTION CODE	39. UNIQUE IDENTIFIER NO.	40. NAME OF EXPORTER/DESTROYER	41. DESCRIPTION OF ARTICLES (INCLUDE PART NUMBER(S))	42. QUANTITY AND UNIT OF MEASURE	43. EXPORT DESTINATION	44. HTSUS NO.

**Section V -- DECLARATIONS**

- ☐ NAFTA - The undersigned hereby certifies that the merchandise herein described is in the same condition as when it was imported under above import entry(s) and further certifies that this merchandise was not subjected to any process of manufacture or other operation except the following allowable operations: \_\_\_\_\_
- ☐ The undersigned hereby certifies that the merchandise herein described is unused in the U.S. and further certifies that this merchandise was not subjected to any process of manufacture or other operation except the following allowable operations: \_\_\_\_\_
- ☐ The undersigned hereby certifies that the merchandise herein described is commercially interchangeable with the designated imported merchandise and further certifies that the substituted merchandise is unused in the U.S. and that the substituted merchandise was in our possession prior to exportation or destruction.
- ☐ Merchandise does not conform to sample or specifications.      ☐ Merchandise was defective at time of importation.      ☐ Merchandise was shipped without consent of the consignee.
- ☐ The undersigned hereby certifies that the merchandise herein described is same kind and quality as defined in 19 USC 1313(p)(3)(B), with the designated imported merchandise or the article manufactured or produced under 1313(a) or (b), as appropriate.
- ☐ The article(s) described above were manufactured or produced and disposed of as stated herein in accordance with the drawback ruling on file with Customs and in compliance with applicable laws and regulations.

**The undersigned acknowledges statutory requirements that all records supporting the information on this document are to be retained by the issuing party for a period of 3 years from the date of payment of the drawback claim. The undersigned is fully aware of the sanctions provided in 18 U.S.C. 1001 and 18 U.S.C. 550 and 19 U.S.C. 1593a.**

**I declare that according to the best of my knowledge and belief, all of the statements in this document are correct and that the exported article is not to be relanded in the United States or any of its possessions without paying duty.**

☐ Member of Firm with Power of Attorney      ☐ Officer of Corporation      ☐ Broker with Power of Attorney

Printed Name and Title

Signature and Date